1 2 3 4 5 6 7 8	SHEPPARD, MULLIN, RICHTER & HAMPTON LLP A Limited Liability Partnership Including Professional Corporations JENNIFER G. REDMOND, Cal. Bar No. 144790 jredmond@sheppardmullin.com PAUL S. COWIE, Cal. Bar No. 250131 pcowie@sheppardmullin.com JOHN-PAUL S. DEOL, Cal. Bar No. 284893 jdeol@sheppardmullin.com Four Embarcadero Center, 17th Floor San Francisco, CA 94111-4109 Telephone: 415.434.9100 Facsimile: 415.434.3947 Attorneys for Plaintiff META COMPANY							
10								
11	UNITED STATES DISTRICT COURT							
12	NORTHERN DISTRICT OF CALIFORNIA							
13	SAN FRANCISCO DIVISION							
14	META COMPANY, a Delaware corporation,	Case No. 3:17-cv-03259-EMC						
15	Plaintiff,	STIPULATION AND [PROPOSED]						
16	v.	ORDER TO EXTEND DEADLINES RE MOTION FOR EXPEDITED DISCOVERY						
16 17								
	ZHANGYI ZHONG (a.k.a. Zhangyi "Johnny" Zhong, a.k.a. Zhangyi "Kevin" Zhong), an	MOTION FOR EXPEDITED DISCOVERY						
17	ZHANGYI ZHONG (a.k.a. Zhangyi "Johnny" Zhong, a.k.a. Zhangyi "Kevin" Zhong), an individual, DREAMWORLD USA INC., a Delaware corporation, and DOES 1 through	MOTION FOR EXPEDITED DISCOVERY						
17 18	ZHANGYI ZHONG (a.k.a. Zhangyi "Johnny" Zhong, a.k.a. Zhangyi "Kevin" Zhong), an individual, DREAMWORLD USA INC., a Delaware corporation, and DOES 1 through 20.	MOTION FOR EXPEDITED DISCOVERY						
17 18 19	ZHANGYI ZHONG (a.k.a. Zhangyi "Johnny" Zhong, a.k.a. Zhangyi "Kevin" Zhong), an individual, DREAMWORLD USA INC., a Delaware corporation, and DOES 1 through	MOTION FOR EXPEDITED DISCOVERY						
17 18 19 20	ZHANGYI ZHONG (a.k.a. Zhangyi "Johnny" Zhong, a.k.a. Zhangyi "Kevin" Zhong), an individual, DREAMWORLD USA INC., a Delaware corporation, and DOES 1 through 20.	MOTION FOR EXPEDITED DISCOVERY						
17 18 19 20 21	ZHANGYI ZHONG (a.k.a. Zhangyi "Johnny" Zhong, a.k.a. Zhangyi "Kevin" Zhong), an individual, DREAMWORLD USA INC., a Delaware corporation, and DOES 1 through 20.	MOTION FOR EXPEDITED DISCOVERY						
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17 18 19 20 21 22 23 24 25	ZHANGYI ZHONG (a.k.a. Zhangyi "Johnny" Zhong, a.k.a. Zhangyi "Kevin" Zhong), an individual, DREAMWORLD USA INC., a Delaware corporation, and DOES 1 through 20.	MOTION FOR EXPEDITED DISCOVERY						

1	Pursuant to Local Rule 6-2 of the Northern District of California, Defendants Zhangyi Zhong
2	and Dreamworld USA Inc. ("Defendants") and Plaintiff Meta Company ("Meta" or "Plaintiff")
3	hereby stipulate to move the hearing dates and extend the briefing deadlines on Plaintiff's Motion
4	for Expedited Discovery ("Expedited Discovery Motion") (Dkt. No. 21) and Defendant's Motion to
5	Dismiss ("Motion to Dismiss") (Dkt. No. 38).
6	WHEREAS, the Parties have tentatively resolved the above-captioned lawsuit (Deol Decl.
7	\P 2);
8	WHEREAS, the Parties wish to avoid spending additional time and effort in briefing and
9	attending a hearing on the Expedited Discovery Motion and Motion to Dismiss, given that the case
0	has tentatively been resolved (Deol Decl., ¶ 3);
1	WHEREAS the Expedited Discovery Motion is set for hearing on August 24, 2017;
2	WHEREAS the Motion to Dismiss is set for hearing on September 14, 2017;
3	WHEREAS, Plaintiff's opposition to the Motion to Dismiss is currently due on August 24,
4	2017;
5	WHEREAS, Defendants' reply in support of the Motion to Dismiss is currently due on
6	August 31, 2017;
7	WHEREAS, there have been two previous extensions of time while the Parties have
8	endeavored to settle this matter (Deol Decl., ¶ 4);
9	WHEREAS, counsel for both Parties agree that the requested extension would not affect any
20	other deadlines in this case (Deol Decl., ¶ 5); and
21	WHEREAS, Civil Local Rule 6-2(a) of the Northern District of California states, "The
22	parties may file a stipulation requesting an order changing time that would affect the date of an
23	event or deadline already fixed by Court order, or that would accelerate or extend time frames set
24	in the Local Rules or in the Federal Rules."
25	NOW, THEREFORE, in consideration of the foregoing, the Parties agree and hereby
26	stipulate that:
27	(1) the hearing on the Expedited Discovery Motion be continued to October 19, 2017;
28	

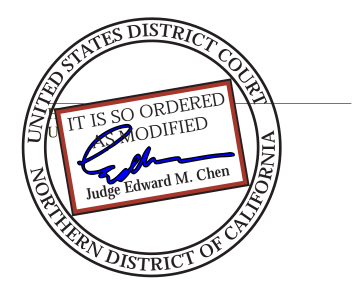
1		(2)	the hearing on the Motion to Dismiss be continued to October 26, 2017;				
2		(3)	Plaintiff may file its opposition	on to the Motion to Dismiss	by no later than October 5,		
3	2017;						
4		(4)	Defendants may file their reply to the Motion by no later than October 12, 2017; and				
5		(5)	Plaintiff shall maintain its right to amend its Complaint without leave of Court until				
6	October 5, 2017.						
7	IT IS SO STIPULATED.						
8							
9	Dated:	Augus	st 21, 2017	Respectfully submitted,			
10				/s/ Rick C. Chang			
11				Rick C. Chang (SBN 209	0515)		
12				rchang@foley.com Duane H. Mathiowetz (S	•		
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15				Counsel for Zhangyi Zho			
16				Dreamworld USA Inc.	ing und		
17				/s/ John-Paul S. Deol			
18				Jennifer G. Redmond (SI	RN 144790)		
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21				jdeol@sheppardmullin.co SHEPPARD, MULLIN,	om		
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23				San Francisco, CA 94111	1-4109		
24				Counsel for Meta Compa	ny		
25							
26							
27							
28				-2-	Case No. 3:17-cv-03259-EMC		

SMRH:483831657.1

[PROPOSED] ORDER

PURSUANT TO THE PARTIES' STIPULATION, IT IS SO ORDERED. (as amended on p. 1)

Dated: 8/22/17



SMRH:483831657.1

Case No. 3:17-cv-03259-EMC

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